	11		
1	JONATHAN O. PENA, ESQ.		
2	CA Bar ID No. 278044		
3	Peña & Bromberg, PLC		
4	2440 Tulare St., Suite 320 Fresno, CA 93721		
5	Telephone: 559-412-5390		
6	Fax: 866-282-6709		
7	info@jonathanpena.com Attorney for Plaintiff		
8	Auomey for Flamini		
	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	Megan Goodeill,	Case No. 1:21-cv-00242-BAK (SKO)	
12	on behalf of Minor, A.M.F.,	STIPULATION AND ORDER FOR EXTENSION OF TIME	
13	Plaintiff,		
14)	(Doc. 22)	
15	V.		
16	Kilolo Kijakazi, Acting (Commissioner of Social Security,		
17			
18	Defendant.		
19)		
20			
21	IT IS HEREBY STIPULATED, by and between the parties through their		
22	respective counsel of record, with the Court's approval, that Plaintiff shall have a		
23	60-day extension of time, from April 11, 2022 to June 10, 2022, for Plaintiff to		
24	serve on defendant with Plaintiff's Motion for Summary Judgment. All other date		
25	in the Court's Scheduling Order shall be extended accordingly.		
26	This is Plaintiff's first request for an extension of time. Good cause exists		
27	for this extension. First, Counsel for the Plaintiff underwent major orthopedic		
28	surgery on March 17, 2022, and is dealing		

Case 1:21-cv-00242-BAK Document 23 Filed 04/05/22 Page 2 of 4

secondary effects of medications; and as a result, is working short periods throughout the day with significant breaks throughout. Counsel will also undergo 12 weeks of physical therapy, four days a week.

Secondly, as this Court is well aware, Social Security case filings in federal court increased due to a combination of factors including an increase in appeals council decisions and an increase in hearings at the administrative levels. Then, as a result of the pandemic, shelter-in-place mandates, and Court ordered Stays, there were significant delays in producing transcripts. In recent months, Counsel for the Plaintiff has received a greater-than-usual number of Answers and Certified Administrative Records from defendant including over 56 cases in February and March of 2022.

For the weeks of April 4, 2022 and April 11, 2022, Counsel for Plaintiff has 14 merit briefs, and several letter briefs and reply briefs. For the month of May 2022, Counsel has over 20 merit briefs currently calendared, with that number expected to grow.

Lastly, another attorney with the firm, Ms. Dolly Trompeter, is currently out of state due to her father's medical condition and as a result, the undersigned has taken on additional matters compounding the need for an additional extension.

Counsel for the Plaintiff does not intend to further delay this matter. Defendant does not oppose the requested extension. Counsel apologizes to the Defendant and Court for any inconvenience this may cause.

25

Dated: March 30, 2022

26

27

28

Respectfully submitted,

PENA & BROMBERG, ATTORNEYS AT LAW

By: /s/ Jonathan Omar Pena JONATHAN OMAR PENA

1		Attorneys for Plaintiff
2		
3		
4	Dated: March 30, 2022	PHILLIP A. TALBERT
5		United States Attorney PETER K. THOMPSON
6		Acting Regional Chief Counsel, Region IX
7		Social Security Administration
8		
9		By: */s/ Chantal R. Jenkins Chantal R. Jenkins
10		Special Assistant United States Attorney
11		Attorneys for Defendant (*As sutherized by amail on March 30, 2022)
12		(*As authorized by email on March 30, 2022)
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

ORDER Based upon the foregoing stipulation of the parties (Doc. 22), and for good cause shown (Fed. R. Civ. P. 16(b)(4)), IT IS HEREBY ORDERED that Plaintiff shall have an extension of time, to and including June 10, 2022, in which to file her motion for summary judgment. All other deadlines set forth in the Scheduling Order (Doc. 21) shall be extended accordingly. IT IS SO ORDERED. <u> Is/ Sheila K. Oberto</u> Dated: **April 4, 2022** UNITED STATES MAGISTRATE JUDGE